

## UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.uspto.gov

APPLICATION NO. FILING DATE		LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/697,678	/697,678 10/27/2000		Ryosuke Taniguchi	400906	5239		
23548 LEYDIG V	7590 OIT & M	11/13/2002 IAYER, LTD		EXAMI	EXAMINER		
700 THIRTE SUITE 300				BUDD, MARK OSBORNE			
WASHINGTON, DC 20005-3960		20003-3900		ART UNIT	PAPER NUMBER		
				2834			
			DATE MAILED: 11/13/2002				

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Comments	697678		Tanigoch 1	et of
Office Action Summary	Examiner	(, ,	Group Art Unit	
	M.	Budd	2834	
The MAILING DATE of this communication appears	on the covers	heet beneath the	correspondence ad	dress
Period for Reply		2		
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO OF THIS COMMUNICATION.	EXPIRE	>MONTH	(S) FROM THE MAIL	ING DATE
<ul> <li>Extensions of time may be available under the provisions of 37 CFR 1.1 from the mailing date of this communication.</li> <li>If the period for reply specified above is less than thirty (30) days, a replete If NO period for reply is specified above, such period shall, by default, efficient to reply within the set or extended period for reply will, by statute</li> </ul>	y within the statutor xpire SiX (6) MONT	y minimum of thirty (3 'HS from the mailing o	days will be considered     this communication	d timely.
Status				
Responsive to communication(s) filed on 10 - 10 -	03	*	*	
☐ This action is FINAL.		.)		
<ul> <li>Since this application is in condition for allowance except for accordance with the practice under Ex parte Quayle, 1935</li> </ul>			to the merits is clos	ed in
Disposition of Claims			*	
Xclaim(s) 1-12, 14-20 and 20	<b>-</b>	is/ar	e pending in the appli	cation.
Of the above claim(s)		is/arc	e withdrawn from con	sideration.
□ Claim(s)		is/are	e allowed.	
$\bigcirc$ Claim(s) $1-12$ , $14-20$ and $26$		is/ard	e rejected.	
□ Claim(s)		is/are	e objected to.	
□ Claim(s)————————————————————————————————————			subject to restriction o	r election
Application Papers		requ	irement.	
$\square$ See the attached Notice of Draftsperson's Patent Drawing	Review, PTO-94	8.		
☐ The proposed drawing correction, filed on	is 🗆 appr	oved 🗆 disapprov	/ed.	
☐ The drawing(s) filed on is/are objecte	d to by the Exam	niner.		
☐ The specification is objected to by the Examiner.				
☐ The oath or declaration is objected to by the Examiner.				
Priority under 35 U.S.C. § 119 (a)-(d)				
☐ Acknowledgment is made of a claim for foreign priority und	_	` ' ' '		
☐ All ☐ Some* ☐ None of the CERTIFIED copies of th	e priority docum	ents have been		
☐ received.		·		
<ul> <li>□ received in Application No. (Series Code/Serial Number)</li> <li>□ received in this national stage application from the Interr</li> </ul>		PCT Rule 1 7 2(a)	<u> </u>	
*Certified copies not received:				
Attachment(s)		, , , , , , , , , , , , , , , , , , , ,	•	
☐ Information Disclosure Statement(s), PTO-1449, Paper No(	'el	□ Intensions Sur	nmary, PTO-413	
□ Notice of Reference(s) Cited, PTO-892	۵٫		nmary, P10-413 rmal Patent Application	n PTO-150
☐ Notice of Draftsperson's Patent Drawing Review, PTO-948		Uther		
Office A	Action Summar	y 🔭 '		

Application No.

Applicant(s)

U. S. Patent and Trademark Office PTO-326 (Rev. 9-97)

Part of Paper No. 18

Art Unit: 2834

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-12, 14-20 and 26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Taniguchi (448).

Taniguchi teaches (figs. 15, 17 and 26-36) a laminated magnetostrictive oscillator with the necessary excitation coils. The laminates are located within a support. The ends of the laminations do not directly engage the support structure. Instead, a coupling member is provided at each end of the laminations. Claims 1 and 2 calls for direct coupling between each end of the laminates and the support. Claim 15 does not explicitly claim direct contact between the laminations and the support frame. Thus in claim 15, use of spaces is not excluded by the claim language. Claim 26 specifically includes at least one spacer, and does not exclude a spacer at each end. A prestress is provided to the laminations of Taniguchi by expanding the spacers. Applicant provides a prestress via shrink-fitting the laminations into the cavity of the support structure with or without spacers between the ends of the laminations and the support surfaces. Structurally, the completed transducer does not know how it was made. The shrink-fit recitations considered either are statements of desired function which do not define structurally from Taniguchi, or are 'method' "laminations" which again do not modify the actual structure claimed. Regarding claims 1 and 2, it is noted that the omission of an element with the

Art Unit: 2834

consequent loss of its function has long been held to be within the skill expected of the routineer; and therefore would have been obvious to one of ordinary skill in the art. In re Karlson, 136 U.S.P.Q 184.

RIMARY EXAMINER
ART UNIT 212